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	STATES DISTRICT COURT STRICT OF NEVADA
UNITED STATES OF AMERICA,	
Plaintiff,	$\left\langle \begin{array}{c} \mathbf{O}  \mathbf{R}  \mathbf{D}  \mathbf{E}  \mathbf{R} \end{array} \right $
vs.	2:96-CR-75-PMP-LRL
ROY DEAN GRACE,	
Defendant.	}
The Defendant has filed a M	Motion Pursuant to 18 USC 3582(c)(2), Crack Cocaine
Offense Level Reduction Amendme	nt [227]. Accordingly,
IT IS HEREBY ORDERED	that the Federal Public Defender is appointed as counsel
to represent the Defendant unless the	Federal Public Defender declines the appointment on the
basis of a conflict no later than five	(5) judicial days from the date of this Order.
IT IS FURTHER ORDER	ED that the Clerk of Court shall distribute a copy of the
document filed by the Defendant to t	the Federal Public Defender, the United States Attorney
and the U.S. Probation Office forthw	vith.
IT IS FURTHER ORDERE	<b>D</b> that the Probation Office shall prepare a Supplemental
Presentence Report, which, if the De	efendant qualifies for resentencing under the new Crack
Cocaine Guidelines, shall consider t	he Defendant's penal history and make the appropriate
recalculations of the Sentencing Gu	idelines, which shall be served upon the Federal Public
Defender, the United States Attorney	y and the Court.
IT IS FURTHER ORDER	ED that the Federal Public Defender shall serve any
amended or supplemental motion no	later than twenty-one (21) days after the date of this order
unless for good cause the time is ext	ended.
IT IS FURTHER ORDERE	<b>D</b> that the United States Attorney shall serve any response
to the motion, or amended or supple	emental, thirty-one (31) days after the date of this order
unless for good cause the time is ext	ended.
DATED: March 19, 2012.	Phy m. On

PHILIP M. PRO, UNITED STATES DISTRICT JUDGE